I hereby certify that this correspondence is being deposited with the U.S. Postal Service with sufficient postage as First Class Mail, in an envelope addressed to Commissioner for Patents, P.O. Box 1450, Mexandria, VA 223(3-1450, on the date shown below.

Dated: August 28, 2007



Docket No.: 28349/37268

(PATENT)

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of: Charles E. Jagger et al.

Application No.: 09/827,641

Filed: April 6, 2001

For: INTERFERENCE DETECTION,

IDENTIFICATION, EXTRACTION AND

REPORTING

Allowed: August 16, 2007

Confirmation No.: 9029

Art Unit: 2663

Examiner: D. W. Ferris

## **COMMUNICATION UNDER 37 CFR 3.11**

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

On April 10, 2002, applicant's representatives filed two assignment recordation documents for this case. The first document (Ex. A) was an assignment recordation executed by two of the inventors, Messrs. Jagger and Willetts, demonstrating the assignment of any and all of their rights, title, and interest in the invention to ISCO International Inc. (ISCO). That document was not signed by the third inventor, Mr. Tobia. The second document (Ex. B) was an assignment recordation executed by the Lockheed Martin of Canada (LMC), who is the legal successor to Mr. Tobia's employer at the time of the invention. This second document demonstrated the assignment of any and all rights, title. and interests of LMC in the instant application to ISCO, where LMC owned the inventive works of Mr. Tobia. Thus, together the assignments establish sole ownership by ISCO.

Accordingly, the patent office has recorded the assignment of the invention to ISCO, the assignee.

In reviewing the file for preparation of payment of the issue fee, applicant's representatives noticed that the governing employment agreement between Mr. Tobia and his employer, LMC's predecessor corporation, Martin Marietta Canada Ltd. (MMCL) had not

Application No.: 09/827,641 Docket No.: 28349/37268

been previously forwarded to the patent office. A copy of that employment agreement is attached herewith as Ex. C. Applicant files the agreement for completeness sake.

It is believed no further action is required in this regard. However, if the assignment branch would like to discuss, please feel free to contact the below-signed representative.

Dated: August 28, 2007

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Respectfully submitted,

Paul B. Stephens

Registration No.: 47,970

MARSHALL, GERSTEIN & BORUN LLP

233 S. Wacker Drive, Suite 6300

Sears Tower

Chicago, Illinois 60606-6357

(312) 474-6300

Attorney for Applicant

### PÀTENTS ONLY

Commissioner, United States Patent and Trademark Office

Box Assignment

Washington, D.C. 20231

Please record the attached original

document or copy thereof.

1. Name of party or parties conveying an interest:	2. Name and address of party or parties receiving an interest:
Charles E. Jagger Mark N. Willetts Micolino Tobia	Name: ISCO INTERNATIONAL, INC., a Delaware corporation Street Address: 451 Kingston Court City: Mount Prospect State: Illinois Zip: 60056
3. Description of the interest conveyed:	
X Assignment Merger Change of Name  Security Agreement Execution Date: October 11, 2001; September 28, 2001	Other:
4. Application number(s) or patent number(s).  Additional sheet attached?  YES NO_X	If the document is being filed together with a new application, the execution date of the application is:
A. Patent Application no.(s): 09/827,641 Filed: April 6, 2001	B. Patent no.(s):
5. Name and address of party to whom correspondence concerning this cover sheet should be mailed:	6. Number of applications and/or patents identified on this cover sheet: 1
Name: Mark C. Zimmerman Reg. No.44,006 MARSHALL, GERSTEIN & BORUN Street Address: 6300 Sears Tower 233 S. Wacker Drive City: Chicago State: Illinois Zip: 60606-6357	7. Amount of fee enclosed or authorized to be charged: \$40.00
	8. Any additional required fee may be charged, or any overpayment credited to our deposit account: 13-2855

and correct and any copy submitted is a	
Date: 4/10/2002	llul C. Zi
7-7	Mark C. Zimmerman
	Reg. No. 44,006

Total number of pages including cover sheet, attachments, and document: \_\_3\_

## ASSIGNMENT

Serial No:

09/827,641

Filed:

April 6, 2001

Title:

"INTERFERENCE, DETECTION, IDENTIFICATION, EXTRACTION AND REPORTING"

For ten dollars (\$10.00), and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the undersigned hereby assign to ISCO INTERNATIONAL, INC., a Delaware corporation, 451 Kingston Court, Mount Prospect, Illinois 60056 (hereinafter "assignee"), its successors and assigns, the entire right, title and interest in the invention or improvements of the undersigned disclosed in an application for Letters Patent of the United States, executed by the undersigned on \_\_\_\_\_\_\_, and in said application and any and all other applications, both United States and foreign, which the undersigned may file, either solely or jointly with others, on said invention or improvements, and in any and all Letters Patent of the United States and foreign countries, which may be obtained on any of said applications, and in any reissue or extension thereof.

The undersigned hereby authorize and request the Commissioner of Patents and Trademarks to issue said Letters Patent to said assignee.

The undersigned hereby authorize and request the attorneys of record in said application to insert in this assignment the execution date and/or filing date and serial number of said application when officially known.

The undersigned warrant themselves to be the owners of the interest herein assigned and to have the right to make this assignment and further warrant that there are no outstanding prior assignments, licenses, or other rights in the interest herein assigned.

For said consideration the undersigned hereby agree, upon the request and at the expense of said assignee, its successors and assigns, to execute any and all divisional, continuation, continuation-in-part and substitute applications for said invention or improvements, and any necessary oath or affidavit relating thereto, and any application for the reissue or extension of any Letters Patent that may be granted upon said application, and any and all applications and other documents for Letters Patent in foreign countries on said invention or improvements, that said assignee, its successors or assigns, may deem necessary or expedient, and for said consideration the undersigned further agree upon the request of said assignee, its successors or assigns, in the event of any application or Letters Patent assigned herein becoming involved in Interference, to cooperate to the best of the ability of the undersigned with said assignee, its successors or assigns, in the matters of preparing and executing the preliminary statement and giving and producing evidence in support thereof, the undersigned hereby agreeing to perform, upon request, any and all affirmative acts to obtain said Letters Patent, both United States and foreign, and vest all rights therein hereby conveyed in said assignee, its successors and assigns, whereby said Letters Patent will be held and enjoyed by said assignee, its successors and assigns, to the full end of the term for which said Letters Patent may be granted as fully and entirely as the same would have been held and enjoyed by the undersigned if this assignment and sale had not been made.

WITNESS our hands this 11th day of 0ctober, 2001.	
Province of Ontario }ss Charles E. Jags	, 0
SS	8-9. Jagge
City of   bronto   Charles E. Jagg	ger //
On this 11th day of October, 2001, before me, a Notary	Public in and for the County and Stat
aforesaid, appeared Charles E. Jagger, to me personally known to be the same j	
foregoing instrument, and acknowledged that he executed said instrument as his fre	e and voluntary act and for the uses an
purposes therein expressed.	
WITNESS my hand and seal the same day and year last above given.	
My Commission Expires: N/A	an T
	Notary Public
	. ·
WITNESS our hands this 28 day of September, 2001.	
uny of ochientost , 2001.	
Province of ontorio	
ss Mark N. Willet	ts (
City of OHAWA	
On this 28 day of September, 2001, before me, a Notary	Public in and for the County and State
aforesaid, appeared Mark N. Willetts, to me personally known to be the same person v	
instrument, and acknowledged that he executed said instrument as his free and volu	untary act and for the uses and purposes
therein expressed.	
WITNESS my hand and seal the same day and year last above given.	
My Commission Expires: N/A.	must !
	Notary Public
WITNESS our hands this day of, 2001.	
Province of	
ss Micolino Tobia	
City of	
On this day of, 2001, before me, a Notary	
aforesaid, appeared Micolino Tobia, to me personally known to be the same person w	
nstrument, and acknowledged that he executed said instrument as his free and volu-	untary act and for the uses and purposes
herein expressed.	
WITNESS my hand and seal the same day and year last above given.	
My Commission Expires:	
	Notary Public

### PATENTS ONLY

Commissioner, United States Patent and Trademark Office

Box Assignment

Washington, D.C. 20231

Please record the attached original

document or copy thereof.

Name of party or parties conveying an interest:	2. Name and address of party or parties receiving an interest:
Lockheed Martin Canada Inc.	Name: ISCO International, Inc., a Delaware company Street Address: 451 Kingston Court City: Mt. Prospect State: Illinois Zip: 60056
3. Description of the interest conveyed:	
X Assignment	Other:
Merger	
Change of Name	
Security Agreement Execution Date: September 27, 2001	
4. Application number(s) or patent number(s).  Additional sheet attached?  YES NO_X	If the document is being filed together with a new application, the execution date of the application is:
A. Patent Application no.(s): 09/827,641 Filed on April 6, 2001; 09/827,682 Filed on April 6, 2001	B. Patent no.(s):
5. Name and address of party to whom correspondence concerning this cover sheet	6. Number of applications and/or patents identified on this cover sheet: 2
should be mailed: Name: Mark C. Zimmerman Reg. No.44,006 MARSHALL, GERSTEIN & BORUN Street Address: 6300 Sears Tower	7. Amount of fee enclosed or authorized to be charged: \$80.00
City: Chicago State: Illinois Zip: 60606-6357	8. Any additional required fee may be charged, or any overpayment credited to our deposit account: 13-2855

and correct and any copy submitted is a title copy of the original document.		
Date:	4/10/2002	elec.Z
	,	Mark C. Zimmerman
		Reg No. 44 006

Total number of pages including cover sheet, attachments, and document: 3

#### PATENT ASSIGNMENT AGREEMENT

This Assignment Agreement ("Agreement") is made and entered into as of the day of 501.

BY AND BETWEEN

LOCKHEED MARTIN CANADA INC. a company incorporated under the laws of Canada and having a place of business at 3001 Solandt Road, in the City of Katana, in the Province of Ontario, in the Country of Canada (hereinafter referred to as the "Assignor"); and

AND

ISCO INTERNATIONAL, INC., a company incorporated under the laws of Delaware and having a place of business at 451 Kingston Court, in the City of Mt. Prospect, in the State of Illinois, in the Country of the United State of America (hereinafter referred to as the "Assignee")

(Collectively referred to as the "Parties").

In consideration of good and valuable consideration the receipt and sufficiency of which is hereby acknowledged by each of them, the Parties hereto agree as follows:

- 1. The Assignor does hereby assign and transfer to the Assignee absolutely all of its rights, title and interest in, U.S. Patent Application Ser. No. 09/827,641 filed on April 6, 2001 and U.S. Patent Application Ser. No. 09/827,682 filed on April 6, 2001 (collectively referred to as the "Patent Applications"), and any patents resulting therefrom, and all continuations, continuations-in-part, divisionals, reissues, reexaminations, foreign patent applications, and foreign patents relating thereto.
- 2. The Assignee hereby agrees with the Assignor:
  - (i) that it accepts all the terms and conditions of the Patent Applications and that it shall abide by and perform any obligations to be performed by the Assignor under the Patent Applications; and
  - (ii) that it shall indemnify and save harmless the Assignor from any claim, action, damages, loss, cost or expense arising out of or in respect of the Patent Applications or the Assignee's performance or failure to perform such covenants and obligations.
- 3. This Agreement shall be governed by and construed in accordance with the laws of Delaware and any suit or action hereunder, except as otherwise set forth herein, shall be brought in said jurisdiction. The courts of Delaware shall have non-exclusive jurisdiction in respect of any action for injunctive relief.

IN WITNESS WHEREOF the Parties hereto have executed this Agreement by its authorized representative on the dates noted below with effect to the date first set forth above.

Lockheed Martin Canada Inc.	ISCO International, Inc.
(Naple of Assignor)	(Name of Assignee)
Thompanyo	Churles (10th
(Signature)	(Signature)
Name: Felix Montanaro	Name: Charles F. Willes
Title: Vice President Legal Affairs and Contracts	Title: Executive Vice President and
<b>+</b> ₩	Chief Financial Officer
Date: 50/10 mser 27, 2001	Date: 10/10/01

MARTIN MARIETTA CANADA LTD.

PATENT AND CONFIDENTIAL INFORMATION AGREEMENT

Nick Tobia Print Full Name

This AGREEMENT made between me, the above named person, and Martin Marietta Canada Ltd., a Canadian corporation hereinafter referred to as "MMCL" or "the Corporation", WITNESSETH:

MMCL has developed and uses technical and non-technical information vital to success of the Corporation's businesses. Generally, individuals become acquainted with this information and, depending on job assignments and responsibilities, may contribute to it either through discoveries, inventions, improvements, studies, analyses, proposals, business plans (hereinafter referred to as "Information and Contributions") or otherwise. Therefore, it is necessary for MMCL to protect certain of this Information and Contributions of individuals thereto either by patents or other statutory means, or by holding it as proprietary and confidential.

In consideration of and as part of the terms of my engagement or continued engagement by MMCL and the compensation paid me during such engagement, I hereby agreed:

- To disclose promptly and fully to MMCL all inventions, discoveries, and 1. improvements whether patentable or not that have been or may be conceived or made by me solely or jointly with others during the period of engagement with the Corporation: (a) which are along the lines of or relate to the business, work, or investigations (including but not limited to products, processes, techniques, facilities, equipment, and devices) or MMCL or of any company with which it is affiliated at the time of such Information and Contributions; (b) which result from or arise out of any work that I may do for or on behalf of the Corporation; or (c) which result from or arise out of any proprietary or confidential information of others that may have been disclosed or otherwise made available to me as a result of duties assigned me by the Corporation. All of such inventions, discoveries, and improvement shall be the sole and exclusive property of MMCL, and I hereby assign to the Corporation all of my rights and interest herein.
- To execute assignments to MMCL or its assigns, nominees, or successors of all my right, title, or interest in and to: (a) any and all discoveries, inventions, and improvements described in paragraph 1 above; (b) any and all patent applications therefor; (c) all priority rights acquired under the International Convention for Protection of Industrial



PATENT AND CONFIDENTIAL INFORMATION AGREEMENT (CONT.)

Property by filling of such applications; and (d) all patents that may be granted therefor throughout the world. I further agree during and after my engagement to sign all lawful papers and otherwise assist without charge and in every lawful way the Corporation and its assigns, nominees, or successors at it's or their request to obtain and sustain such patents or its benefit in any and all countries.

- Except as authorized by MMCL, I shall not at any time during or after my 3. engagement directly or indirectly disclose to any other person or entity any confidential information of the Corporation, or of Martin Marietta Corporation, or of others (collectively referred to hereinafter as "Confidential Information"), which has come into the Corporation's or my possession in the course of my engagement with the Corporation. Nor shall I use any such confidential information for my personal use or advantage or make it available to others. All information regarding the Corporation's businesses, or Martin Marietta Corporation's businesses. in whatever form and not limited to text, drawings, and computer programs, is presumed to be confidential until it becomes public information lawfully and without breach of confidential obligation. Such information may concern existing and contemplated compositions, formulas, processes, products, machines manufacturing procedures, production techniques, research and development activities, discoveries, inventions, business plans and methods, marketing information, financial data, bid and proposal information, customers, and sources of supply.
- 4. All records, documents and other writings (whether copyrightable or not) relating to or dealing with Confidential Information as defined above, and which are prepared or created by me or which may come into my possession during my engagement, are deemed to be the property of the Corporation. Upon termination of my engagement, I agree to leave all such records, documents, and writings and all copies thereof with MMCL.
- This agreement shall be binding upon my heirs, administrators, assigns, executors, or other legal representatives and shall be binding upon and inure to the benefit of MMCL, its assigns, nominees or successors. I agree that either during or after my engagement, MMCL may advise others of the existence of this Agreement and provisions of all or any part thereof.

09/12/01



# PATENT AND CONFIDENTIAL INFORMATION AGREEMENT (CONT.)

Listed and briefly described below are all inventions not previously 6. assigned to my former employers and which I conceived and made prior to my engagement by MMCL. Such listed inventions are not included under this Agreement. I agree to notify the Corporation promptly in writing if their actual or projected use comes to my attention.

MARTIN MARIETTA CANADA LTD.

<sup>\*</sup> The term "Confidential" as used herein does not refer to official security classification, the Canadian Government, or the United States Government.